## In The United States District Court for the Middle District of Pennsylvania

Randy Alan Starner Cumberland Co. Prison 1101 Claremont Rd. Carlisle, Pa. 17013 FILED SCRANTON

MAY 0 3 2001

PER DEPUTY CLERK

1:01-CV-757

Randy Alan Starner

V.

DR. Doniels - Prison Physician DEPUTY Warden

MRS. Sneed - Cof Trectment

Warden-Comberland

MR. Reitz County Prison

Commissioner

MR. Rovegno Cumberland County

(Defendants)

Motion For Issuance of Subpoena Civil Action No.

Plaintiff prays that this Honorable Court; to have, MR. Craig J. Jurgensen, M.D. of neurology, at Belvedere Medical Center, 850 Walnut Road, Carlisle, Pa. 14013. To appear and give testimony pertaining to Results of, Electrodiagnostic Examination, on January 22,2001. May 1,2001

> Randy Alan Starner Comberland Co. Prison [10] Claremont Rd.

## In The United States District Court for the Middle District of Pennsylvania

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MAY 0 3 2001

PER PEPUTY CLERK

Motion

CivilAction

Randy Alan Starner (Plaintiff's)

**\**•

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DR. Daniels-Prison Physician

MRS. Sneed - of TREatment

warden of

MR. Reitz-Cumberland County Prison

MR. Rovegno - Comberland County

Defendants)

(Judge)

In accordance with Title 28 § Rule 38: Jury Trial of Right. Rule 38: Jury Trial of Right, (a) Right Preserved; (b) Demand.

(a) The Right of trial by Jury as declared by the Seventh Amendment to the Constitution or as given by a statute of the United States shall be preserved to the parties inviolate.

(b) Any party may demand a trial by Jury of any issue triable of Right by a Jury by (1) serving upon the other parties a demand therefor in writing at any time after the commencement of the action and not later than 10 days after the SERVICE of the last pleading directed to such issue, and (2) filing the demand as required by Kule 50). Such demand may be indorsed upon a pleading of the party.

Plaintiff demands to exercise his rights in accordance with Title 28 & Rule 38 (a),(b).

May 1, 2001 (Date)

> Jandy Han Stainer (Signature)

Randy Alan Starner Cumberland Co. Prison 1101 Claremont Rd. Carliste, Pa. 17013 Clerk of Court U.S. District Ct., 235 M. Washington Ave. RM. 423 P.O. Box 1148 Scranton, Pa. 18501

FILED SCRANTON

MAY 0 3 2001

DEPUTY CLERK

To: Mary E. D'Andrea

RE: Starner v. Daniels, et al.

(Evidence)

I am sending you a notorized letter that I sent to Dr. Jurgensen. This letter needs to be placed in the Evidence section of Starmer V. Daniels, eta I thought it was, I was mistaken. Would it be passible to do so? If not, please return said letter. If said letter is not returned, I will assume it was placed.

Sincerely,

Landy Han Starner

Randy Alan Starner

Comberland Co. Prison

1101 Claremont Rd.

Carlisle, Pa. 17013

FEBUARY 6,2001

DR. Gaig J. Jurgensen Belvedere Medical Center 850 Walnut Bottom Rd. Carlisle, Pa. 17013

DEAR DR. JURGENSEN,

This is a notorized statement stating that I am Randy Alan Starner. Also-that I am officially asking for a copy of the results and what DR. Jurgensen's diagnosis, and prognosis

in Relation to the electronic

testing for Carpal Tunnel. These tests were performed on January 22, 2001.

Date: 2.6.2001

Janely San Farner Signature

Notarial Seal
Helen D. Sneed. Notary Public
Middlesex Twp., Cumberland County
My Commission Expires June 24, 2002

Member, Pennsylvaesa Associaboli, of Notarian

Randy Alan Starner Comb. Co. Prison 1101 (Jaremont Rd. Carliste, Pa. 17013